## Miramichi and the Aorth Shore, etc.

SLEIGHING was enjoyed on Saturday, Sun day and Monday last, but "its name wa mud" on Tuesday.

ENTERPRISE: -The Roman Catholics Nelson are about to begin the erection of one of the most substantial stone churches ready for occupancy by this time next year

JAMES READY is about to put up a large be a brick building 55x56 feet and three stories high. Messrs. Mooney will do the

MRS TEADMAN of Fredericton—a prominent and efficient W. C. T. U. worker, is to address a women's meeting in Temperance Hall. Chatham, to-morrow afterno at three o'clock.

THE THREE LINKS:-A very interesting musical, literary and spectacular enter-tainment was given in O dfellows hall, Chatham, on Monday evening, Messrs. P. C. Johnson, S. U. McCully, Samuel Harris, J. Y. Wyereau and others taking acceptable

A Big Coal Cargo-some 1800 tonsexpected to arrive in Chatham about 27th inst. by steamer for the Canada Easter Railway. It will be the largest cargo ever brought into the port so late in the fall

having ample garden and grounds attached, together with outbuildings and other con veniences is to be offered for sale by auction on 3rd December by Mr. Wyse. See advt.

READY FOR WORK :- "Steam is on" at the reopened, renovated and refitted Miramichi Foundry, where work is already going forward in a very encouraging way for the new proprietor, Mr. Ruddock. A DESERVED HONOR:-A complimentary

banquet is to be given to Hon. John Cos tigan by a number of his prominent friends. evening. It is to be a non-party affair, and be those of protectors. in the event of prorill be attended by a number of North | tection being required.

s, or other periodicals to bind, old books to be rebound, or any similar work, can | have their orders attended to at the AD

A NEAT CALENDAR for 1893, printed by Messrs. J. & A. McMillan for the Liverpool and London and Globe Insurance Company, for which Mr. W. C. Winslow is agent at Chatham, and R. R. Call Esq., at Newcastle, has come to hand. The Company stands Al and ought to be able to afford to advertise in the local papers.

The enthronization of His Lordship Bishop Kingdon will take place at the Cathedral,

left Chatham for the service vesterday The cable will cross Miscou and Shippegan

paper issued in St. John by the Typographical Union. Its first number indicates that it has been deemed a necessary enterprise for the purpose of placing the Union's view of a difficulty between it and the publisher of Progress before the muhlic, who, however, are not much in

HE DENIES IT:-Mr. A. G. Williston, the Hardwicke correspondent of the World ted to that paper the statement i published a few weeks ago respecting the alleged catching of bass and their being

MEDICAL HALL-REMOVAL :- Mr. J. D.

"THE "RAGNAR" SAFE:-The Br. Bark "Ragnar." which sailed from Belfast on the 3rd Sept., bound for Miramichi, has put infriends here will be pleased to hear of his load, and also put in a new mast. The "Ragnar" is owned by Messrs. Neale, Harrison & Co., of Liverpool, and was coming

HARVEST THANKSGIVING AT BAY DU VIN : The Holy Eucharist was celebrated at the morning service, and the Rector was assisted at both Mattins and Evensong by the Rev.

The extrainment in the Masonic Hall, Newcastle, on the evening of Tuesday, the flects the highest credit upon all who took give another at an early day.—Advocate. to break into places where he had reason to

NARROW Escape: - Mr. Daniel Ross had without a search-warrant. a very narrow escape from death or serious maiming in the Canada Eastern station matter, said he didn't think the testimony the Eastern Railway depot a consignment had not sworn in the 22nd paragraph of that decisions of this court, but by cases decided Fr. H. —, when I tell you that on my last yard here yesterday morning. He was against Mrs. Conway and her son, Martin, of eggs shipped by R. J. Melanson, general bill that he and Nicholson "were then inter- in the supreme court of the dominion and visit to Italy I saw on the door of the Church walking along beside a snow plow and box was such as would lead a grand jury to find war which were attached to a moving a true bill against them, and he would, This consignment consisted of six barrels engine and in endeavoring to uncouple the therefore, dismiss the complaints in their and two cases of eggs, or a total of 476 statement, and that he now swore that court below on a question of fact. (After mission of 1,000 years of punishment on pay former he lest his balance but caught and the plow his feet been made out against James Conway and being jammed between the iren pose of the plow and the balance but caught and being jammed between the iren pose of the plow and the caught and being jammed between the iren pose of the plow and the caught and dozens, which were entered in the regular dozens, which w ground between the rails. The engine was over and terminer.

would surely have been crushed under the as stated. plow. He was carried to his boarding euse and his legs found to be cut and pruised, but he will probably be out again At a meeting of the Ruri-decanal chapter in a few days.

mously agreed to :-

there was sufficient evidence of guilt on at the County Court in January next,

the accused. Hill, on the day he went to execute the warrant, was accompanied by Inspector Menat the Victoria Hotel, St. John, this Woods, whose functions were supposed to

Constable Hill swore that he and the Inpector went to both of the outside front doors of the Conway premises, found them closed and saw nobody belonging to the place. He knocked and said, in an ordinary one of voice, that he wanted to get in, but VANCE office, where information as to style, said nothing about having a search-warrant. Jos. E. Steadman and the guilty party.

> they did not make any effort to obtain en- obliterated. trance into the place, save by the street anyone to open them, the Inspector ordered

Constable Hill now came with the deal and he and the Inspector used it as a bat- A. D. Cormier, Priest, R. C. Chaplain:

B. F. Mackenzie expects to occupy his Hill and the policemen (one of whom was, ture of "Jim," he said he was innocent of he had a conversation with Spurr, who der the arrangement for the purchase Nichdrug store in the new Hocken building on —like the Levite in the incident between the crime, and that should he hang for it asked him if he intended to purchase it; olson would be entitled to one-half interest spread down the river, and the wrecking Tuesday next, 22ad inst. The new Medical Jerusalem and Jericho—on the other side of justice would find out sooner or later that that he (Kiunear) said he was thinking in the land if he admitted Spurr to an equal Hall will be one of the best-appointed the street, while the other was some forty she had made a mistake, and caused an about it, whereupon Spurr said that if he share with him in any fishing licenses which Mackenzie is an acknowledged master in dash for the doorway. He got inside only real malefactor still lived. When asked action against the Nicholson estate for damafter the issue of the grant; that that was This profession, Chatham will be able to a foot or two, closely followed by constable point with pride to a pharmacy equal to Hill, when he was struck on the nose by sentative whether "Jim" had fired any denied that there was any arrangement with obtained. Spurr admitted that he swore to safety. He will probably rig a jury mast Hill's testimony, barely missed that officer's they are being freely discussed, and as great had obtained a license from the dominion the fishing leases; but that there was an when a shot from constable Hill's revolver in his direction caused him to retreat. Mrs. thought by others to be bona fide. that Nicholson should have a half interest in Spurr's land on condition of Nicholson learned judge, as he admits, in arriving at

the officers retreated. occasions. At the evening service the Rev. Mr. Adams cited authorities on the subject circulation for the past few days, is being license, and repudiated that agreement, It will, therefore, be necessary to consider gentleman congratulated the parishioners of service of search-warrants, which showed largely signed by bankers, merchants, law-claiming the exclusive right to fish under his whether the evidence warranted the learned gentleman congratulated the parishioners upon the handsome appearance of the exterior of the parish church, which has lately been restored.

In agging the sum of service of search-warrants, which says in form those against whom they attempt to exceute them of the authority under which lately been restored.

In agging the sum of service of search-warrants, which such papers in form those against whom they attempt to exceute them of the authority under which lately been restored.

In agging signed by causers, included, yers, doctors and laymen.

Spurr, Simeon Jones and Capt. Grant of the exceute them of the authority under which lately been restored.

An Important Scientific Discovery.

their andience. As the entertainment was sion under the search warrant; and that, in gists and country dealers. well patronised by the public, it is to be any case, the Inspector had been advised by hoped that the Ladies of the Guild will him that he had the legal right, as Inspector,

suspect that liquors were illegally kept, even mer he lest his balance but caught and cases, but he held that prima facie cases had dozens, which were entered in the regular Nicholson never was interested in that land. citing a number of cases, his honor conment of one franc?"

### The Late Metropolitan.

of Chatham held at Chatham Nov. 2nd. A. PERSONAL:-Messrs. Jacob White and D. 1892, the following minute was unani-

### Did "Jim" Kill Steadman? 'JIM' MAKES A FORMAL CONFESSION THAT IT

WAS HE AND NOT "BUCK" WHO FIRED THE SHOT THAT KILLED STEADMAN. Moncton to the St. John Globe, says :-For some time past a great many reports

esses—such as policeman Kelly, P. C. John innecent, but so conclusive was the evidence the land.

constable Hill to go for a deal, with which at Dorchester penitentiary, reads thus :-

tering ram to break open the door, which, The above confession has somewhat stir- were granted by the crown, and questions refused to sign the deed because Nicholson however, was slammed in their faces as soon red up the events connected with the crime, as to the public right to fish being likely to had not carried out his part of the agree however, was stammed in their faces as soon as forced open, before they could get in. "Buck's" arrest and "Jim's" escape but subarise, he, the appellant, and Spurr and ment to give a quarter interest in the fishing arow boat. About 150 feet from the shore as forced open, before they could get in.

They returned to the assault and again burst the door open, thrusting the plank in.

It will be remembered that from the burst the door open, thrusting the plank in.

It will be remembered that from the burst the door open, thrusting the plank in.

It will be remembered that from the burst the door open, thrusting the plank in.

It will be remembered that from the burst for their camping. The plank in the following at a row boat. About 150 feet from the short one of the men lighted his pipe and careless. It will be remembered that from the purchase some land that Spurr had any interest lighted his pipe and careless. It will be remembered that from the silvence of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that from the source of the men lighted his pipe and careless. It will be remembered that the source of the men lighted his pipe and careless. It will be remembered that the source of the men lighted his pipe and careless. It will be remembered that wards, so that the door could not be shut moment of his arrest "Jim" manifested great bounding on the river for their camping in the license. again.

James Conway now appeared inside, near the doorway, with an axe in his haud and threatened to cut down anyone who would monctor. he several times alluded to the doorway. nvade his premises; Mrs. Mary Conway matter and when at last informed by Con- account, each paying an equal share of the swear, as he did at the hearing of this case, stood inside with a piece of board seven or stable Carroll that "Buck" was charged purchase money; that he, Kinnear, after- that Nicholson never had any interest in eight feet long, apparently ready to repel in- with murder, his mind appeared to be some - wards retired from the arrangement, and that land (see evidence line 3160-3180.) raders; Annie Conway also had taken up a what more satisfied. It will also be re- then it was agreed that Spurr should pur- There may be a satisfactory explanation of position, armed with a flat iron, while Martin membered that, when in conversation with chase the land in his own name, and hold it it, but I have been unable to find it. stood within armed with empty bottles. the Globe correspondent, when asked what he would do should "Buck" say it were he each of them paying half of the purchase the bill was that the grants of land were pear to have thought of informing or warn- ("Jim") who committed the crime, "Jim" money. That soon after the grant issued in his (Spurr's) name alone, without ing the Conways at this point, or at any sub- said: "I would say nothing, but take the Spurr told him (Kinnear) that Nicholson mentioning Nicholson's name under the arsequent time, that they were acting under results." While "Buck" was in the cell at had paid for his half of the purchase. That rangement made between them, and that authority of a search-warrant, but the In- the police station here a couple of days before he purchased from the trustees of Nicholson paid half the purchase money, spector, with a "come on now" to constable after the murder and previous to the cap- Nicholson their alleged interest in the land, and he (Spurr) the other half, and that unfeet distant on the Conway side) made a innocent man to meet his doom, while the did purchase it he (Spurr) would bring an he (Nicholson) might obtain on the river the flat-iron by Annie Conway and, in the shots he said, "Yes; I did not shoot Stead. Nicholson that he should have an equal that statement, believing it to be true, but onfusion of the moment, fell back, a bottle man, 'twas 'Jim who did it. When Steads share in the land applied for as had been that it was not true. What part of it was or two and some hot water being also thrown man hit me over the head with his billy I stated by Kinnear. He stated that he never untrue was not stated. Perhaps it could be at him from within. The deal was now fell, and 'Jim' shot him over my shoulder. agreed to purchase the land on the joint gathered from the re-examination in which oushed out of the way and the door again I will not, however, even say this in account of Nicholson and himself; that he stated in substance that the grants were slammed and secured by the Conways.

Martin Conway had hurled one bottle at the Inspector, which, according to constable nected with the crime can be recalled, and in it. He also stated that in 1873 Nicholson mever paid bim anything for a son should have half the land and should admit Spurr to an equal share with himself in head while the scrimmage near the door was going on, and after the Inspector was struck and the door closed, the same young man nevertheless, entertained by a few that Grand Falls to the Pabineau Falls, about and an "understanding." If that is not the appeared at an upper window and was just "Jim" has made this confession with a view thirteen miles, and covering part of the land meaning of it I am unable to say what it is about to throw another bottle at the officers, of ameliorating "Buck's" position, but it is granted to him (Spurr,) and that they agreed The difficulties arising from these apparent

Conway also according to testimony ap- versation with a Moncton newspaper repre- giving him a share, one-fourth, in his decision, and I feel the same difficulty peared at the same or another supstairs win. sentative, but it was at that time regarded ing license. That he afterwards, in 1874, But for the death of Mr. Kinnear since the dow with a vessel of hot water in her hand, with which she proposed to repel further in
bona fide or not, will, no doubt, cause some the purpose of having a deed of half of it have thought that it was a proper one to be vasion. This practically ended the affray change in the proceedings. The result is prepared for Nicholson, but that he (Spurr) submitted to a jury, which I think this and the proceedings under the warrant, as being patiently awaited by a'l. The petition refused to execute the deed, because Nichol- court has power to do, though it was denied he officers retreated.

When the case was resumed on Friday, for the commutation of "Buck's" sentence to imprisonment for life, which has been in agreement respecting a share in the fishing Kinnear has rendered such a course useless.

## Kent Co. Socks and Eggs.

PRINSONAL:—Mears. Jacob White and so, A. J. H. Skewart and Percy Willion of Eatherst were in Chatharm on Teastay. Helm to take from its beginning of the part of t

Mr. Robert Murray appeared in behalf of Wilson, of St. John, occupied the pulpit in the crown; that it should be purchased in tainty upon whose account he made the apthe complainants and Mr. R. B. Adams for the accused.

The morning and in the evening Rev. Mr. Strothard, of Amherst, delivered a most Nicholson; that each of them should pay If he and Nicholson were to be jointly in-According to the testimony, as read by interesting address on methodist missions half the purchase money and that each terested no one knows so well as the dethe police magistrate on Friday, it appeared that it was constable Hill—not Inspector "Kingly men and their qualities" was form addresses while in Chatham are an undivided half of the land to him, and faculties, be obliterated from his memory." the subject of very favorable comment by that such deed was prepared, but the re- The learned judge here put the question will devised the residuary estate (of which | the grant issued to Spurr without enforcing A special despatch of Tuesday from to the appellant their right and interest in years after he knew that Spurr had refused to execute the deed of half the land to him, Traveller. have been current relative to the murder of purchase, and showed him the conveyance Spurr a share in the fishing license. This from the trustees and requested him to con- was a strong fact in support of the defen- E. W. Heffer, traveller for Messrs. Lyman,

nesses—such as policeman Kelly, P. C. Johnson, etc.—swore that they heard nothing
son, etc.—swore that they heard nothing
adduced at both the preliminary examination and the trial as to his evident guilt,
beth Hill and the Inspector swore that

The respondent by his answer denied the
tion and the trial as to his evidence denying
alleged agreement with Nicholson about the
that for a time these conjectures were
that the vidence denying
alleged agreement with Nicholson about the
that there was any arrangement with
Nicholson that the conjectures were
that the vidence denying
alleged agreement with Nicholson about the
that there was any arrangement with
Nicholson that the land was to be purchased
with inflammation of the bard on this
return to the hotel a week ago was taken
with inflammation of the land and his paying half of
Nicholson that the land was to be purchased the money; but as no part of the answer for their joint benefit and that Nicholson or two he became unconsious, and despite The following statement made by 'Jim," was read as evidence and the case was heard was to have half of it on paying half the the efforts of three doctors remained in that loors, having tried which, as stated, finding "Buck's" accessory in the crime, has now viva voce, it is unnecessary to make further purchase money. One was his statement in state with only an hour's intermission on them closed and neither seeing nor hearing raised somewhat of a sensation in this city. reference to the answer. The only evidence the 22nd paragraph of that bill that he and Saturday until death. The deceased was The confession, which was made by "Jim" on the part of the appellant which is mateat Dorchester penitentiary, reads thus:

on the part of the appellant which is material to the question is that of the appellant in the land which had been granted to Provinces, where he travelled for years. Kingdon will take place at the Cathedral, Fredericton, on Wednesday, the 23rd instable Hill to go for a deal, with which to force the door. Policeman Kelly appearance at 11 o'clock. Bishop Neely of Maine, will be present, and it is expected that a large do think that a sufficient effort had not been made to get into the place, for hearing the order given so soon by the Laspector for Fredericton will also be in attendance.

The Miscou Telegraphic Line is being exected. It will connect with the lower effects of submarine cable are to be laid this week of the wice, but would do so again, which he did, although, according to the wintersent, but merely "Let me in" of "I want to get in," Constable Hill now came with the deal transferring to the cathed one. Policeman Kelly appearance at the corrected and hearing of the undersigned witnesses, that I fired the shot from a 32-calibre pistol which the shot from a 32-calibre in the vicinity of the Grand Falls of the son's office and execute a deed transferring

river, which was a valuable salmon pool, half of the land to Nicholson, but that he anxiety as to the public sentiment on the ground while fishing; that it was then I cannot understand how he could say, as

license. Soon after this Messrs. Kinnear, judge in coming to the conclusion which he

granted to one Hutchison. BOSTON, Nov. 12.—Special Agent Con- Mr. Spurr was cross-examined as to some questions of fact. There was no legal questions of fact. verse J. Smith, of the United States of the statements sworn to by him in the tion involved in it, and in such case it ap- big with some coming revelation, he said The police magistrate, in deciding the Treasury Department, on Friday seized at injunction bill. He was asked whether be pears to be well settled, not only by the mysteriously: "What will you say to this

The ground of the appellant's claim was remembrance of what took place in camp on agreement was not necessary under that the respondent and one John W. the Nepisicult in 1865, and yet he may be there was sufficient evidence of guilt on which to hold the accused to be dealt with Missionary annivesary services were held Nicholson, since deceased, had entered into under delusion as to that. \* \* \* The in St. Luke's church on Sunday last. Dr. an arrangement to purchase the land from defendant, on the contrary, knews to a certurest. But the plaintiff's own case would

Menzies, as before stated—who was entrusted by the magistrate with the warrant the auspices of the Epworth League on authorizing a search of the Conway proprises. authorising a search of the Conway premises for liquors presumed to be kept there in for liquors presumed to be kept there in for the purpose of having a deed prepared of and could not, so long as he retained his interest in the series of articles on "The all who had the good fortune to hear them. spondent refused to execute it. That very forcibly and he also referred to the fact Harrison begins in the November issue Nicholson died in Dec., 1882, having by his that Nicholson lived for fifteen years after of The Ladies' Home Journal. Mrs, Hurrithe land in question was alleged to be a his right to a conveyance of half the land, of a girl's life in society, and points out to part) to trustees with power to sell; and if there was such an agreement between her principally the mistakes it is wisest for

1888, he informed the respondent of the because he (Nicholson) refused to transfer to The Inspector swore to the same facts and From the very night of the murder it was vey to the appellant an undivided half of dant's contention. But there were two Son & Co., Montral, died at Davies' hotel also that he mentioned having a search conjectured by a great many of Moncton's the land, but this the respondent refused to statements made by the defendant in the warrant, although Hill and the other witfor an injunction against Nicholson that I an abscess in the ear. He went out into the

club and acquired rights to the land on each remembered that the learned judge had to they are acting, such officers have no pro-tection of law for acts of trespass upon Nerviline, the latest discovered pain side of the river near the Grand Falls for decide both the law and the facts; and that property, breaking into premises, etc. He cited several cases in which constables and a substitute that will as speedily and riparian owners. The right of the Domin. cited several cases in which constables and beiliffs had been killed while endeavoring to take persons for whom they had warrants, but as they had omitted to inform them of riparian owners. The right of the Domin- directed an issue to be tried at law, and an management of the affair. The songs were management of the affair. The songs were the judges held that the killing was justified, and side, headache, lumbago, etc. It to admit Nicholson as one of their body, he all beautifully rendered and many of them because the slayers were not informed of the because the slayers were not informed of the bringing in his rights as licensee, and they Swinfen v. were encored. The Tambourine Drill so pleased the audience that it also was encored and had to be repeated. In the one cored and the cored and one subdues all their rights as riparian owners. At first he their rights as riparian ow act Comedicate antitled 'A Fair Eucounter,' street doors and the words used, under the young ladies admirably performed their the young ladies admirably performed their circumstances shown in evidence, constituted to the great internal in 1878 filed a bill and obtained an injunctive weight of evidence, though in many parts in 1878 filed a bill and obtained an injunctive weight of evidence, though in many parts in 1878 filed a bill and obtained an injunctive weight of evidence was conflicting and contradictive weight of evidence was conflicting and contradi parts and received the hearty applause of sufficient notice of and demand for admis- and external pain cure. Sold by all drug- tion restraining Nicholson from fishing that tory. In that respect it very much resem- in the Gentleman's Magazing for November, FISH INVOICES, part of the river where the lands on both sides, immediately below the falls, had been judge is no doubt satisfied with his verdict. with one of these curious turns to which he is partial, amid all the laughter, became The questions on the hearing were entirely grave and preternaturally solemn. Lower

a car-length and just as he was about to with Messrs. Wm. Lyons and John Dunn barrels and boxes. Each barrel contained and Nicholson respecting the land, and that was on the plaintiff to establish the fact bey. H ---, I saw it with my own eyes. se his hold and drop, in which case he in a like sum each for appearance at court men's socks. In all there were 300 pairs Nicholson paid one-half of the purchase ond a reasonable doubt, and in the judg- thousand year, for a single franc! What do such as are made in large quantities in the provinces. The socks were not entered with the eggs and therefore all the goods will be forfeited to the United States. The divided half if he did and would admit testimony relating in his statements in the provinces. The socks were not entered that under the said arrangement for the purchase on a reasonable door, and the learned judge who heard and you say to that?" What do I say? said the ment of the learned judge who heard and who was all the witnesses, he has failed in doing say to that?" What do I say? said the padre, gaily: "why i say it was dirt cheap! so; and though that part of the defendant's What more would you want for your divided half if he did and would admit testimony relating in his statements in the money?" The roar of language of the padre, gaily: "why i say it that?" What do I say? Said the padre, gaily: "why i say it that?" What do I say? Said the more would you want for your testimony relating in his statements in the money and the control of the provinces. law permits the immediate sale of perish- Spurr to an equal share with him in any 22nd and 23rd paragraphs of the bill for an expected sally may be imagined. But the able merchandise and undoubtedly the eggs fishing lease which Nicholson might after injunction is not satisfactory to me, I am comic contrast was the face of the great will be sold at public auction on next Mon- the issuing of the grant obtain upon the not prepared to say that the judgment is not man, who still continued solemn. For him it day or Tuesday. Several seizures of eggs river, that being the arrangement on which have been made at Eastpoat this week, the the grant was obtained. Spurr answered lapse of upwards of twenty years, the mem-would have liked to renew the subject but that he swore to that believing it to be true, ory of parties as to what was said about the that was impossible.

present to its readers the full text of his memory of what took place is rather imper- Spurr was talked of. I have stated that I inst, by the Rev. J. Robertson, M. A., Mr. Godfrey to Miss Mary A. McColl, of Black

ound against the alleged agreement, it was

Social Laws for Girls. high position in New York society as that occupied by Mrs. Burton Harrison consents Well-Bred Girl in Society," which Mrs.

son in this series, takes up every phase To all who send \$1.00 for 3 months' trial subscription

CHARLOTTETOWN, P. E. I., Nov. 7.-Mr.

## The body will leave by boat to-morrow for "Constancy.

The constant drop of water The constant gnaw of Towser
Masticates the toughest bone;

Is the one who gets the trade .-Especially if he advertises in the ADVANCE

At Point Breeze, Philadelphia, the other evening, William Millar, Albert Kruinbach and Warren Hilt were crossing the river in up along the side of the skiff and the surface of the river around the boat was oil licked the boat and the men plunged inspread more rapidly than they could swim, alive. Hilt sank beneath the blazing surface and was seen no more, but his two com the shore. Both men were horribly burned about the shoulders, head, face and arms. They were taken to the hospital, where it is said their condition is critical. The fire

The Boy of it. In this culightened A J boy
Must C A lot of fun;
Inventions 4 him 2 N joy
R 1 derfully done
His pockets, never M T, hold
A bic a-brac R A
Of curiousi thts noted

Of curiousi tttt untol & mostly in D K. In K C must assist his dad, He has no N R G;
But whN E helps N Abor's lad,
He works with X t C. Sweet things 2 E T will enjoy,
Like K, Q no & pie;
The stuff that goes in N E boy
Would E Z make us die.

He hates 2 wash his face & &s. Though dirty to X S,
But when a sweet R T commands
How he'll X L in dress.
2 wA K sleepy boy 4 school
Is awful 2 S A,
2 go a fishing N A pool
He's up B 4 the day.

On thinnest I C loves 2 skate
In water D P dives
In D D goes in dangers great
And as U C survives.

BOOKS.

At his young A G must enthuse, Or L C cannot grow,
His youthful spirits we X Q's.
We used 2 B just so.
But in the N D will repay So let him C K chance 2 play B 4 his cares commence. H. C. Dodge.

A VALUABLE TWO-STOREY BY AUCTION !

Men Advertisement

RESIDENCE

ON THE PRESENT CHATHAM,

Teacher Wanted.

TheGlobe

TORONTO.

FOR AGENTS' OUTFIT FOR 1893, INCLUDING VALUABLE

PRIZE LIST.

We want Young People to work

for us. Write early. It
Will Pay You.

WEEKLY GLOBE, balance 1892 FREE,

TYPEWRITER, &C., &C.

THE GLOBE

SEND to

Anybody

Can Get

Club.

GEO. McKNIGHT, secretary to Trustees, Lower Napar P. (

SATURDAY, 3 DEC., NEXT. at noon, that valuable freshold with dwelling house Coughs, colds, asthma, hoarse ness, bronchitis, etc., yield at once to Dr. Wood's Norway Pine Syrup, the successful Throat and Lung Specific.

MARRIED.

SHIP NEWS. Port of Chatham.

CLEARED.

Port of Newcastly. ENTERED. Nov. 8-Bk. Capenhurst, 526, Junes, Liverpool, pal., D. & J. Ritchie & Co.
14-Bk. Norman, 833, Burnley, Liverpoot, bal., D. & J. Ritchie & Co.

CLEARED. Nov. 24—Bk. Capenhurst, 586, Jones, Liverpool umber, D. & J. Ritchie & Co.

Mew Advertisements.

TWO UNUSUALLY GOOD OFFERS. REAL CHRISTMAS GIFTS.

"TALES FROM TOWN TOPICS," Out December first, all news and book stands and railway trains, price 50 cents, will be sent ---FREE---

### \_\_\_\_TO\_\_\_\_ TOWN TOPICS,

The largest, raciest, strongest, most varied and en-J. F. BENSON, AGENT FOR "NEW YOST" TYPEWRITING COM Take one or the other offer AT ONCE and remit in postal notes, orders, or New York Ex-

## Miramichi Foundry, STEAM ENGINE AND BOILER WORKS.

JOSEPH M. RUDDOCK, - - PROPRIETOR.

Steam Engines and Boilers, Mill Machinery of all kinds; Steamers of any size constructed & furnished, complete.

CHATHAM, N. B.

INGS OF ALL DESCRIPTIONS. ered water. Instantly a burst of flame shot IRON PIPE, VALVES AND FITTINGS

GANG EBGERS, SHINGLE AND LATH MACRINES. CAST-

OF ALL KINDS. to the burning fluid and started to swim DESIGNS, PLANS AND ESTIMATES FURNISHED ON APPLICATION

## MIRAMICHI

# ADVANCE OFFCF

The best Equipped and only Job Printing Office in New Brunswick outside of St

## Medal and Diploma DOMINION EXHIBITION,

Competition open to the whole of Canada.

## JOB PRINTING

OF ALL KINDS DONE AT SHORT NOTICE. Amongst the work that our presses are running on are the following :-

PAMPHLETS HANDBILLS, CIRCULARS. BYE-LAWS. RULES OF ORDER, CUSTOMS FORMS. BILL-HEADS. BUSINESS CARDS. SCHOOL FORMS, VISITING CARDS. STOCK CERTIFICATES. PROFESSIONAL CARDS. TICKETS. NOTE-HEADS. LETTER-HEADS,

ORDERS. DRAFTS. NOTES. RAILWAY FORMS LOG AND RAFT RECEIPTS, SCALERS' CARDS. MAGISTRATES BLANKS, SUNDAY SCHOOL CATALOGUES. SAW BLANKS, ETC., ETC., ETC.

BILLS OF EXCHANGE.

WE KEEP IN STOCK A LARGE LINE OF

## READY-PRINTED BLANKS.

ween the ren bose of the provinces, discovered in this case that there alone without mentioning Nicholson's name application to be declared a joint owner of intensity of tone which is characteristic of orders.

Which we mail prepaid or deliver promptly on receipt of orders.